IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

LANDMARK TECHNOLOGY, LLC, a Delaware limited liability company,

Plaintiffs,

8888888 Civil Action No.: 2:14-cv-00605-JRG v.

\$ \$ \$ \$ \$ \$ \$

§

EBAY, INC., a Delaware corporation; SCOTT C. HARRIS, an individual; LAW OFFICE OF SCOTT C. HARRIS, INC., a California corporation,

Defendants.

PLAINTIFF LANDMARK TECHNOLOGY, LLC'S NOTICE OF VOLUNTARY DISMISSAL OF ALL CLAIMS WITH PREJUDICE

PLEASE TAKE NOTICE THAT pursuant to Fed. Rule Civ. P. 41(a)(1)(A)(i), Plaintiff Landmark Technology, LLC ("Landmark") hereby voluntarily dismisses this action against eBay, Inc.; Scott C. Harris; and the Law Office of Scott C. Harris (collectively, "Defendants") with prejudice. Defendants have not been served with Plaintiff's summons and complaint. This Notice has been filed prior to Defendants' service of an answer or motion for summary judgment.

A proposed Order acknowledging the dismissal of this action with prejudice is attached.

Dated: September 11, 2014

Respectfully submitted,

ANDY TINDEL

Texas State Bar No. 20054500

MT² LAW GROUP

MANN | TINDEL | THOMPSON 112 East Line Street, Suite 304

Tyler, Texas 75702

Telephone: (903) 596-0900 Facsimile: (903) 596-0909 Email: atindel@andytindel.com

Of Counsel:

Kathryn Lee Boyd
Darcy R. Harris
Jeff D. Neiderman
Kristen Nelson
SCHWARCZ, RIMBERG, BOYD & RADER, LLP
6310 San Vicente Blvd., Suite 360
Los Angeles, CA 90048
(323) 302-9488
lboyd@srbr-law.com
dharris@srbr-law.com
jneiderman@srbr-law.com
knelson@srbr-law.com

Attorneys for Plaintiff Landmark Technology, LLC

CERTIFICATE OF SERVICE

I hereby certify that all counsel of record who are deemed to have consented to electronic service are being served this 11th day of September, 2014, with a copy of this document via the Court's CM/ECF system per Local Rule CV-5(a)(3). Any other counsel of record will be served by electronic mail, facsimile transmission and/or first class mail on this same date.

Andy Tindel

Indy / indel